U.S. Serial No.: 09/956,899

Amendment under 37 C.F.R. §1.114 dated January 6, 2005

Response to the Office Action of August 9, 2004

REMARKS

Claims 1-12, 14, and 16 are canceled. Claims 13 and 15 remain pending in the present

application. The rejections set forth in the Office Action are respectfully traversed below.

Rejections under 35 U.S.C. §102

Claims 13 - 16 remain rejected under 35 U.S.C. §102(b) over Naoki (JP 9-

259391). These rejections are now moot with regard to canceled claims 14 and 16. As for

remaining claims 13 and 15, it is submitted that nothing in the cited prior art teaches or suggests

all the features recited in the present claimed invention, as amended.

Independent claim 13 was amended to clarify that the present invention identifies the

"type" of communication equipment as including either a mobile communication protocol or a

Personal Handyphone System (PHS) communication protocol. Such different types of

communication protocols are described, for example, on page 1, lines 26-30 of the specification.

Nothing in Naoki teaches or suggests the present claimed features for discriminating between

"types" of communication equipment, based on whether they employ a mobile communication

protocol or a PHS communication protocol. For at least these reasons, the present claimed

invention patentably distinguishes over Naoki.

It should also be noted that Naoki was successfully overcome for similar reasons in the

prosecution of the parent and other related applications. Indeed, in both the parent and other

related applications (in which the undersigned attorney had an Examiner's Interview with both

Examiners Iqbal and Banks-Harold), a further reference to Urabe (USP 6,125,282) was relied

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upon to reject related claims. But, even if the present §102 rejections were replaced with §103

rejections relying on the combination of Naoki and Urabe, the present claimed invention is still

not achieved nor rendered obvious.

If, for any reason, it is felt that this application is not now in condition for allowance, or if

the Examiner wishes additional explanations of the present invention, the Examiner is requested

to contact Applicant's undersigned attorney at the telephone number indicated below to arrange

for an interview to expedite the disposition of this case.

In the event that any fees are due in connection with the filing of this paper, please charge

any fees to Deposit Account No. 50-2866.

Respectfully submitted,

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